§§ 80.371-80.373

- (1) The EPA refiner and refinery registration numbers of each foreign refiner and refinery where the certified Sulfur-FRGAS was produced; and
- (2) The total gallons of certified Sulfur-FRGAS and non-certified Sulfur-FRGAS imported from each foreign refiner and refinery.
- (c) Corporate pool average reports. (1) Annual reports filed under this section for the 2004 and 2005 averaging periods must include the party's corporate pool average as determined under §80.205.
- (2) If the party submitting the annual report under paragraph (c)(1) of this section is a refiner with more than one refinery or is a refiner who also imports gasoline, then for the purposes of this paragraph, the party shall report the information required for individual refineries and for importers under paragraph (a) of this section, also in the aggregate for all the gasoline produced and imported during the calendar year.
- (3) Refiners and importers exempted from corporate pool standards under §80.216 or §80.240 are exempt from reporting the information required under paragraphs (c)(1) and (c)(2) of this section.
- (4) A parent company must identify in the corporate pool average reports required under paragraph (c)(1) of this section any refinery facilities owned by the parent company, any subsidiaries wholly-owned by the parent company, and any refinery facilities of the parent company's wholly-owned subsidiaries, except as provided in paragraph (c)(5) of this section.
- (5) Where the wholly-owned subsidiaries of a parent company comply with the corporate pool average standards individually pursuant to §80.195(c)(6)(ii):
- (i) The corporate pool average reports required under paragraph (c)(1) of this section must be submitted by each wholly-owned subsidiary of the parent company;
- (ii) Each wholly-owned subsidiary of the parent company must identify in the corporate pool average reports required under paragraph (c)(1) of this section the subsidiary's parent company and any refinery facilities of the subsidiary; and

- (iii) The parent company must submit the corporate pool average reports required under paragraph (c)(1) of this section for any refinery facilities owned by the parent company which are not the refinery facilities of the parent company's wholly-owned subsidiaries.
- (d) Report submission. Any annual report required under this section shall be:
- (1) Signed and certified as meeting all of the applicable requirements of this subpart by the owner or a responsible corporate officer of the refiner or importer; and
- (2) Submitted to EPA by March 31 for the prior calendar year averaging period.
 - (e) [Reserved]
- (f) Attest reports. Attest reports for refiner and importer attest engagements required under §80.415 shall be submitted to the Administrator by June 1 of each year for the prior calendar year averaging period.

[65 FR 6823, Feb. 10, 2000, as amended at 67 FR 40184, June 12, 2002; 79 FR 23652, Apr. 28, 2014]

§§ 80.371-80.373 [Reserved]

EXEMPTIONS

§ 80.374 What if a refiner or importer is unable to produce gasoline conforming to the requirements of this subpart?

In appropriate extreme and unusual circumstances (e.g., natural disaster or Act of God) which are clearly outside the control of the refiner or importer and which could not have been avoided by the exercise of prudence, diligence, and due care, EPA may permit a refiner or importer, for a brief period, to distribute gasoline which does not meet the requirements of this subpart provided the refiner or importer meets all the criteria, requirements and conditions contained in §80.73 (a) through (e).

§80.375 What requirements apply to California gasoline?

(a) *Definition*. For purposes of this subpart *California gasoline* means any gasoline designated by the refiner as for use in California.

Environmental Protection Agency

- (b) California gasoline exemption. California gasoline that complies with all the requirements of this section is exempt from all other provisions of this subpart.
- (c) Requirements for California gasoline. The requirements are:
- (1) Each batch of California gasoline must be designated as such by its refiner or importer;
- (2) Designated California gasoline must be kept segregated from gasoline that is not California gasoline, at all points in the distribution system;
- (3) Designated California gasoline must ultimately be used in the State of California and not used elsewhere;
- (4) In the case of California gasoline produced outside the State of California, the transferors and transferees must meet the product transfer document requirements under §80.81(g); and
- (5) Gasoline that is ultimately used in any part of the United States outside of the State of California must comply with the standards and requirements of this subpart, regardless of any designation as California gasoline.
- (d) Use of California test methods and off site sampling procedures. In the case of any gasoline that is not California gasoline and that is either produced at a refinery located in the State of California or is imported from outside the United States into the State of California, the refiner or importer may, with regard to such gasoline:
- (1) Use the sampling and testing methods approved in Title 13 of the California Code of Regulations instead of the sampling and testing methods required under §80.330; and
- (2) Determine the sulfur content of gasoline at off site tankage as permitted in §80.81(h)(2).

§ 80.380 What are the requirements for obtaining an exemption for gasoline used for research, development or testing purposes?

Any person may request an exemption from the provisions of this subpart for gasoline used for research, development or testing ("R&D") purposes by submitting to EPA an application that includes all the information listed in paragraph (b) of this section.

(a) Criteria for an R&D exemption. For an R&D exemption to be granted, the proposed test program must:

- (1) Have a purpose that constitutes an appropriate basis for exemption;
- (2) Necessitate the granting of an exemption:
- (3) Be reasonable in scope; and
- (4) Have a degree of control consistent with the purpose of the program and EPA's monitoring requirements.
- (b) Information required to be submitted. To demonstrate each of the four elements in paragraphs (a)(1) through (4) of this section, the application required under this section must include the following information:
- (1) A statement of the purpose of the program demonstrating that the program has an appropriate R&D purpose.
- (2) An explanation of why the stated purpose of the program cannot be achieved in a practicable manner without performing one or more of the prohibited acts under §80.385.
- (3) To demonstrate the reasonableness of the scope of the program:
- (i) An estimate of the program's beginning and ending dates:
- (ii) An estimate of the maximum number of vehicles and engines involved in the program, and the number of miles and engine hours that will be accumulated on each;
- (iii) The sulfur content of the gasoline expected to be used in the program; and
- (iv) The quantity of gasoline that exceeds the applicable sulfur standard that is expected to be used in the program
- (4) With regard to control, a demonstration that the program affords EPA a monitoring capability, including at a minimum:
- (i) A description of the technical and operational aspects of the program;
- (ii) The site(s) of the program (including street address, city, county, State, and ZIP code);
- (iii) The manner in which information on vehicles and engines used in the program will be recorded and made available to EPA;
- (iv) The manner in which results of the program will be recorded and made available to EPA;
- (v) The manner in which information on the gasoline used in the program (including quantity, sulfur content, name, address, telephone number and